

# **EXHIBIT G**

U.S. Department of Justice  
Executive Office for Immigration Review  
Office of the Immigration Judge

File A 38701 572

In the Matter of

*Daniel De Jesus*  
*Cedeno*

Respondent.

In Deportation Proceedings

Order of the  
Immigration Judge

Upon the basis of respondent's admissions I have determined that he is deportable on the charge(s) in the Order to Show Cause.

Respondent has made no application for relief from deportation.

ORDER: It is ordered that respondent be deported from the United States to Argentina on the charge(s) contained in the Order to Show Cause.

IT IS FURTHER ORDERED that if the aforementioned country advises the Attorney General that it is unwilling to accept respondent into its territory or fails to advise the Attorney General within three months following original inquiry whether it will or will not accept respondent into its territory, respondent shall be deported to \_\_\_\_\_.

Copy of this decision has been served upon respondent and the Immigration and Naturalization Service.  
Appeal: Waived—reserved.

Date: 9-6-88  
Place: Buffalo NY

3. INS Copy

*Thomas W. Page*  
(Immigration Judge)